## Message

From: Braley, Susan (ECY) [SUBR461@ECY.WA.GOV]

**Sent**: 12/14/2015 9:59:15 PM

To: Szelag, Matthew [/o=ExchangeLabs/ou=Exchange Administrative Group

(FYDIBOHF23SPDLT)/cn=Recipients/cn=f1e48230d96943f8acb72810e32ce8d6-Szelag, Matthew]

**Subject**: Implementation Tools draft language for next CR 102

Attachments: OTS-2ndCR102DraftComplianceScheduleRule Language.docx; OTS-2ndCR102DraftIntakeCreditsRuleLanguage.docx;

OTS-2ndCR102DraftVarianceRuleLanguage.docx

Matt—Attached are draft documents for the 3 implementation tool sections that we are revising or adding for compliance schedules, intake credits, and variances. As I noted previously, the compliance schedule and variance language is the same as what we came out with last January. The intake credit language has been revised after receiving comments during public review that the language needed to be clarified.

Let me know if you see any areas of big concern from EPA's perspective, especially given the federal water quality standards rules that were finalized after our public review. We think these are consistent with EPA's rules, but wanted to double check.

Thanks—Susan

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